Application No. 10/630,559 07/30/2003 Filing Date **INFORMATION DISCLOSURE** First Named Inventor Ricciulli STATEMENT BY APPLICANT 2145 **Group Art Unit** FORM PTO-1449 (modified) NGUYEN, Minh Chau **Examiner Name** 2711-0012 Attorney Docket No. Confirmation No. 8636 Sheet 9 of 17

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Examiner Initials*	Cite No.	Non-patent Reference bibliographic information, where available	Notes		
	9-1	EXHIBIT 146 to Deposition of Livio RICCIULLI, in Civil Action No. 2:07cv589 (WDK-FBS), Aug. 19, 2008, document titled "Declaration and Power of Attorney for Original US Patent Application" [2 pgs.].			
	9-2	EXHIBIT 148 to Deposition of Livio RICCIULLI, in Civil Action No. 2:07cv589 (WDK-FBS), Aug. 19, 2008, email from Patrick Lincoln, dated March 21, 1999 [8 pgs.].			
	9-3	EXHIBIT 149 to Deposition of Livio RICCIULLI, in Civil Action No. 2:07cv589 (WDK-FBS), Aug. 19, 2008, email from Patrick Lincoln dated April 17, 1999 [1 pg.].			
	9-4	EXHIBIT 150 to Deposition of Livio RICCIULLI, in Civil Action No. 2:07cv589 (WDK-FBS), Aug. 19, 2008, document titled "Detour: Informed Internet Routing and Transport," Savage, et al., IEEE Micro, Vol. 19, issue 1, pgs. 50-59, Jan/Feb. 1999, 10 pages.			
	9-5	EXHIBIT 151 to Deposition of Livio RICCIULLI, in Civil Action No. 2:07cv589 (WDK-FBS), Aug. 19, 2008, document titled "Livio Ricciulli's Resume" [4 pgs.].	17.74		
	9-6	EXHIBIT 152, Deposition of Livio RICCIULLI, in Civil Action No. 2:07cv589 (WDK-FBS), Aug. 19, 2008, email, dated Dec. 2, 1999 [1 pg.].			
	9-7	EXHIBIT 56 to Deposition of Maurice Andrew COLLINS in Civil Action No. 2:07cv589 (WDK-FBS), "Defendant Limelight Networks, Inc.'s Notice of Deposition of Andrew Collins," Aug. 29, 2008 [28 pgs.].			

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	10-2	EXHIBIT 58 to Deposition of Maurice Andrew COLLINS in Civil Action No. 2:07cv589 (WDK-FBS), document titled Internet Archive Wayback Machine, sample search 9/9/2008 [1 pg.].		
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	10-4	EXHIBIT 65 to Deposition of Kevin F. DELGADILLO, Sept. 9, 2008, in Civil Action No. 2:07cv589 (WDK-FBS), Document titled Subpoena in a Civil Case [12 pgs.].		
	10-5	EXHIBIT 66 to Deposition of Kevin F. DELGADILLO, Sept. 9, 2008, in Civil Action No. 2:07cv589 (WDK-FBS), Document titled, "Cisco DistributedDirector," [9 pgs.].		
	10-6	EXHIBIT 67 to Deposition of Kevin F. DELGADILLO, Sept. 9, 2008, in Civil Action No. 2:07cv589 (WDK-FBS), Document titled, "Electronic Publishing Form," dated 11/27/96 [5 pgs.].		
	10-7	EXHIBIT 68 to Deposition of Kevin F. DELGADILLO, Sept. 9, 2008, in Civil Action No. 2:07cv589 (WDK-FBS), Email from Kevin Delgadillo, dated July 19, 1996 [1 pg.].		

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	11-1	EXHIBIT 69 to Deposition of Kevin F. DELGADILLO, Sept. 9, 2008, in Civil Action No. 2:07cv589 (WDK-FBS), Document titled, "Cisco Advantage: Leveraging Intranet and Internet Productivity." [9 pgs.].		
	11-2	Exhibit A to Level 3 Communications, LLC's Objections And Responses To Limelight Networks. Inc.'s First Set Of Interrogatories, April 21, 2008, in civil action No. 2:07-cv-00589-WDK-FBS [68 pgs.].		
	11-3	EXHIBIT A to Plaintiff Level 3 Communications, LLC's Memorandum Of Law In Opposition To Defendant Limelight Networks, Inc.'s Combined Motion For Leave To Amend Its Answer And To Compel Related Interrogatory Responses, Document 155-2 in Case 2:07-cv-00589-JBF-FBS [7 pgs.].		
	11-4	EXHIBIT A to Reply and Supplemental Report of Dr. Kevin C. Almeroth to the Answering Report of Mr. Tony Clark filed in Civil Action No. 2:07cv589 (RGD-FBS), Sept. 5, 2008 [6 pgs.].		
	11-5	EXHIBIT B to Reply and Supplemental Report of Dr. Kevin C. Almeroth to the Answering Report of Mr. Tony Clark filed in Civil Action No. 2:07cv589 (RGD-FBS), Sept. 5, 2008 [56 pgs.].		
· · · · · · · · · · · · · · · · ·	11-6	EXHIBIT E to Plaintiff Level 3 Communications, LLC's Memorandum Of Law In Opposition To Defendant Limelight Networks, Inc.'S Combined Motion For Leave To Amend Its Answer And To Compel Related Interrogatory Responses, Document 155-6 in Case 2:07-cv-00589-JBF-FBS [7 pgs.].		
	11-7	EXHIBIT F to Plaintiff Level 3 Communications, LLC's Memorandum Of Law In Opposition To Defendant Limelight Networks, Inc.'S Combined Motion For Leave To Amend Its Answer And To Compel Related Interrogatory Responses, Document 155-7 in Case 2:07-cv-00589-JBF-FBS [8 pgs.].		

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10/630,559 Application No. Filing Date 07/30/2003 INFORMATION DISCLOSURE First Named Inventor Ricciulli STATEMENT BY APPLICANT Group Art Unit 2145 FORM PTO-1449 (modified) NGUYEN, Minh Chau **Examiner Name** Attorney Docket No. 2711-0012 Sheet 12 of 17 Confirmation No. 8636

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	12-1	EXHIBIT G to Plaintiff Level 3 Communications, LLC's Memorandum Of Law In Opposition To Defendant Limelight Networks, Inc.'S Combined Motion For Leave To Amend Its Answer And To Compel Related Interrogatory Responses, Document 155-8 in Case 2:07-cv-00589-JBF-FBS [5 pgs.].		
-	12-2	Exhibits A-G of Plaintiff Level 3 Communications, LLC's Memorandum Of Law In Opposition To Defendant Limelight Networks, Inc.'s Combined Motion For Leave To Amend Its Answer And To Compel Related Interrogatory Responses, 09/30/08, Civil Action No. 2:07cv589, (Exhibit A [7 pgs.], B [5 pgs.], C [47 pgs.], D [45 pgs.], E [7 pgs.], F [8 pgs.], G [5 pgs.]).		
	12-3	Exhibits A-V filed in support of Limelight Networks, Inc.'s Motion for Summary Judgment of Non-Infringement and Invalidity of All Patents-In-Suit, August 28, 2008 in Civil Action No. 2:07cv589 (JBF-FBS) [277 pgs.]		
	12-4	FIELDING, R., et al., "Hypertext Transfer Protocol – HTTP/1.1," Internet Engineering Task Force (IETF) Internet Draft, draft-ietf-http-v11-spec-00.txt, November 1995.		
	12-5	FIELDING, R., et al., "Hypertext Transfer Protocol – HTTP/1.1," Internet Engineering Task Force(IETF) Request for Comments (RFC) 2068, January 1997.	***	
	12-6	Jury VERDICT FORM in Civil Action No. 2:07cv589 (MSD-FBS), January 23, 2009 [3 pgs.]		
	12-7	Level 3 Communications Supplemental Exhibit A in Civil Action No. 2:07cv589 (JBF -FBS) [69 pgs.]		

			
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NON-PATENT REFERENCES					
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	13-1	Level 3 Communications, LLC's Non-Confidential Version of its Opposition Brief to Defendant's Motion for Summary Judgment of Non-Infringement and Invalidity of all Patents-In-Suit [Redacted], in Civil Action No. 2:07cv589 (JBF-FBS), Sept. 17, 2008.			
	13-2	Level 3 Communications, LLC's Objections And Answers To Defendant Limelight Networks, Inc.'s Sixth Set Of Interrogatories, 02/09/2008, in civil action No. 2:07-cv-00589-WDK-FBS [9 pgs.].			
	13-3	Level 3 Communications, LLC's Objections And Answers To Defendant Limelight Networks, Inc.'s Third Set Of Interrogatories, [redacted], August 18, 2008, in civil action No. 2:07-cv-00589-WDK-FBS [10 pgs].			
	13-4	Level 3 Communications, LLC's Objections And Responses To Limelight Networks. Inc.'s First Set Of Interrogatories, [redacted] April 21, 2008, in civil action No. 2:07-cv-00589-WDK-FBS [28 pgs].			
	13-5	Level 3 Communications, LLC's Second Supplemental Response To Limelight Networks, Inc.'s First Set Of Interrogatories (No. 15), 11/02/2008 in civil action No. 2:07-cv-00589-RGD-FBS [9 pgs.].			
	13-6	Level 3 Communications, LLC's Second Supplemental Response To Limelight Networks, Inc.'s First Set Of Interrogatories (No. 4) [Redacted], 11/03/2008 in civil action No. 2:07-cv-00589-RGD-FBS [8 pgs.].	-		
	13-7	Level 3 Communications, LLC's Supplemental Responses To Limelight Networks, Inc.'s First Set Of Interrogatories (No. 10) [Redacted], June 11, 2008 in civil action No. 2:07-cv-00589-RGD-FBS [6 pgs.].			

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10/630,559 Application No. Filing Date 07/30/2003 **INFORMATION DISCLOSURE** First Named Inventor Ricciulli STATEMENT BY APPLICANT Group Art Unit 2145 FORM PTO-1449 (modified) NGUYEN, Minh Chau **Examiner Name** Attorney Docket No. 2711-0012 Confirmation No. 8636 Sheet 14 of 17

Examiner Initials*	Cite No.	Non-patent Reference bibliographic information, where available	Notes
	14-1	Level 3 Communications, LLC's Supplemental Responses To Limelight Networks, Inc.'s First Set Of Interrogatories (Nos. 14 and 15) [Redacted], May 30, 2008 in civil action No. 2:07-cv-00589-RGD-FBS [10 pgs.].	
	14-2	Level 3 Markman Presentation Powerpoint, in Civil Action No. 2:07cv589, July 9, 2008 [16 pgs.].	
	14-3	Level 3's Memorandum of Law in Reply to Limelight's Claim Construction Brief, in Civil Action No. 2:07cv589, July 3, 2008, with Exhibits F-H.	• • •
	14-4	Limelight Claim Construction Hearing Presentation, in Civil Action No. 2:07cv589, July 14, 2008 [123 pgs.].	
	14-5	Limelight Networks Inc.'s Response To The Report Of Professor Ellen W. Zegura, Sept. 5, 2008, in Civil Action No. 2:07cv589 (WDK-FBS) [5 pgs.]	٠٠
	14-6	MALKIN, G., "RIP Version 2 Carrying Additional Information," Internet Engineering Task Force (IETF) Request for Comments (RFC) 1388, January 1993.	
	14-7	Memorandum of Law in Support of Level 3's proposed Claim Constructions, Filed June 13, 2008 in Civil Action No. 2:07cv589 RDG-FBS, with exhibits [170 pgs.]	:

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	15-1	MEMORANDUM on Markman terms to: Judge Robert G. Doumar, Counsel for Level 3 Communications, Counsel for Limelight from: Court appointed technical expert, Professor Ellen W. Zegura Re: Definition of terms, in civil action No. 2:07-cv-00589-MSD-FBS, Level 3 Communications, LLC v. Limelight Networks, Inc. (August, 2008).		
	15-2	Mockapetris, P., RFC 1034: Domain Names - Concepts and Facilities, Nov. 1987.		
	15-3	Mockapetris, P., RFC 1035: Domain Names - Implementation and Specification, Nov. 1987.		
	15-4	MOY, J., "OSPF Version 2," Internet Engineering Task Force (IETF) Request for Comments (RFC) 1583, March 1994.		
	15-5	Order from Judge Doumar in civil action No. 2:07-cv-00589-MSD-FBS, Level 3 Communications, LLC v. Limelight Networks, Inc. instructing Court-Appointed Expert, Professor Ellen W. Zegura Re: Definition of claim terms, July 25, 2008, [2 pgs.].		
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	16-1	PARTRIDGE, C., et al., "Host Anycasting Service," Internet Engineering Task Force (IETF) Request for Comments (RFC) 1546, November 1993.	٠.		
	16-2	Plaintiff Level 3 Communications, LLC's Memorandum Of Law In Opposition To Defendant Limelight Networks, Inc.'s Combined Motion For Leave To Amend Its Answer And To Compel Related Interrogatory Responses, September 30, 2008, Civil Action No. 2:07cv589, [31 pages].			
	16-3	PLAINTIFF LEVEL 3 COMMUNICATIONS, LLC'S RESPONSE TO DEFENDANT LIMELIGHT NETWORKS, INC.'S RESPONSE TO REPORT OF PROFESSOR ELLEN ZEGURA, Sept. 9, 2008, in Civil Action No. 2:07cv589 (WDK-FBS) [5 pgs.]	 .		
	16-4	Public Version of Defendant Limelight Networks, Inc.'s Memorandum in Support of its Motion for Summary Judgment of Invalidity of U.S. Patent No. 6,473,405, filed Dec. 3, 2008, in Civil Action No. 2:07cv589 [18 pgs.].	-		
	16-5	REKHTER Y., et al., "A Border Gateway Protocol 4 (BGP-4)," Internet Engineering Task Force (IETF) Request for Comments (RFC) 1771, March 1995.	na Agras		
	16-6	REKHTER Y., et al., "Application of the Border Gateway Protocol in the Internet," Internet Engineering Task Force (IETF) Request for Comments (RFC) 1772, March 1995.			
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	17-3	Transcript, Deposition of Kevin F. DELGADILLO, in Civil Action No. 2:07cv589 (WDK-FBS), Milpitas, CA, Sept. 9, 2008 [23 pgs.].		
	17-4	Transcript, Deposition of Livio RICCIULLI, in Civil Action No. 2:07cv589 (WDK-FBS), Aug. 19, 2008, Los Angeles, CA [252 pgs.].		
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